

REMARKS

The above Amendments and these Remarks are in reply to the Office Action mailed November 19, 2007.

Claims 1-9, 13-16, 19-28, 37, 38, 40-49, 55 and 56 are rejected under 35 U.S.C. 102(a) as being anticipated by WebLogic Server 6.0, Deploying EJBs in the EJB Container, Programming WebLogic Enterprise JavaBeans, e-docs.bea.com, pp. 1-5, archive copy 4/17/2001.

Enclosed with this response is the previously presented affidavit from the inventor to show that the relevant subject matter from the cited BEA web pages is derived from the inventor.

Like many companies, BEA Systems, Inc., provides information concerning its software products on its website. This information is written by technical writers from information provided by developers. It is often the case that such information is unsigned.

The attorneys for the applicant have determined that Benjamin Renaud is the inventor on this case. The information on the BEA Systems website is derived from Benjamin Renaud's efforts.

Applicant's disclosure of his or her own work within the year before the application filing date can not be used against him under 35 U.S.C. 102(a). [MPEP2132.01].

In light of the above, it is respectfully submitted that all of the claims now pending in the subject patent application should be allowable, and a Notice of Allowance is requested. The Examiner is respectfully requested to telephone the undersigned if he can assist in any way in expediting issuance of a patent.

The Commissioner is authorized to charge any underpayment or credit any overpayment to Deposit Account No. 06-1325 for any matter in connection with this response, including any fee for extension of time, which may be required.

Respectfully submitted,

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